

**UNITED STATES DISTRICT COURT  
EASTERN DISTRICT OF WISCONSIN**

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FRANK L. JUDE, JR.  
and MARIA JUDE,

Plaintiffs,

and

STATE OF WISCONSIN DEPARTMENT  
OF JUSTICE, OFFICE OF CRIME VICTIM  
COMPENSATION SERVICES and STATE  
OF WISCONSIN, DEPARTMENT OF HEALTH  
AND FAMILY SERVICES,

Involuntary Plaintiffs,

v.

Civil Case No.

CITY OF MILWAUKEE, a municipal corporation,  
OFFICER ANDREW R. SPENGLER, JON  
BARTLETT, OFFICER DANIEL MASARIK,  
OFFICER RYAN PACKARD, RYAN  
LEMKE, JON CLAUSING, OFFICER JOSEPH  
SCHABEL, and MICHELLE BARTLETT,

Defendants.

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**FEDERAL COMPLAINT**

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**NOW COME** the above-named Plaintiffs, FRANK L. JUDE, JR., and MARIA JUDE, by their attorneys, Samster, Konkel & Safran, S.C., and as and for their causes of action against the above-named Defendants, the Plaintiffs allege and show claims for relief as follows:

## **I. INTRODUCTION**

1. The following is a synopsis of Plaintiffs' cause of action: This is a civil action under the Fourth and Fourteenth Amendments to the Constitution of the United States and 42 U.S.C. § 1983, as well as State of Wisconsin statutory and common law, brought to redress the injuries inflicted on the Plaintiff, Frank L. Jude, Jr., as a citizen of the United States and the State of Wisconsin, including on the basis of his race, by the Defendant, City of Milwaukee, the Defendant police officers and Defendant civilians when he was physically restrained, searched, beaten, and tortured by the Defendants who used extreme and excessive force, as well as by the Defendants and others who stood by and watched, without intervening to stop or prevent the injuries, when allegedly effectuating an unlawful arrest of the Plaintiff, Frank L. Jude, Jr., all in violation of the Plaintiff, Frank L. Jude, Jr.'s, rights secured by the Constitution of the United States and the State of Wisconsin statutes and common law.

## **II. JURISDICTION AND VENUE**

### Jurisdiction

2. This action arises under the Fourth and Fourteenth Amendments to the United States Constitution and Title 42 of the United States Code, Section 1983 (42 U.S.C. § 1983). Jurisdiction of this court is conferred by 28 U.S.C. §§ 1331 and 1343(a)(3) and (4). This court also has supplemental jurisdiction over the Plaintiffs' state law claims pursuant to 28 U.S.C. § 1367.

### Venue

3. The Eastern District of Wisconsin is a proper federal venue for this action because the Eastern District is a judicial district in the state in which the constitutional and civil rights

violations of the Plaintiff, Frank L. Jude, Jr. are alleged to have been committed pursuant to 28 U.S.C. § 1391(b).

### **III. PARTIES**

4. That the Plaintiff, Frank L. Jude, Jr., was and is an adult at all times material hereto, and was residing at his permanent address in the County of Winnebago, State of Wisconsin, and at all times material hereto, was and is married to the Plaintiff, Maria Jude.

5. That the Plaintiff, Maria Jude, was and is an adult at all times material hereto, and was and is residing in the County of Winnebago, State of Wisconsin, and at all times material hereto, was and is married to the Plaintiff, Frank L. Jude, Jr.

6. That the Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, is a governmental agency, whose principal offices are located at 17 West Main Street, City of Madison, County of Dane, State of Wisconsin. That upon information and belief, at all times material herein, said Involuntary Plaintiff claims to have made payments for medical care, lost wages, and other losses incurred on behalf of the Plaintiff, Frank L. Jude, Jr., pursuant to the State of Wisconsin Crime Victim Compensation Program, and that by reason of the intentional and negligent acts of the Defendants, and pursuant to § 949.15, Wisconsin Statutes, and Fed R. Civ. P. 19(a), the Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, is a proper party Involuntary Plaintiff herein.

7. That the Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, is a governmental agency, whose principal offices are located at One West Wilson Street, City of Madison, County of Dane, State of Wisconsin. That, upon information and belief, at all times material herein, said Involuntary Plaintiff claims to have made payments

for medical care incurred on behalf of the Plaintiff, Frank L. Jude, Jr., pursuant to the State of Wisconsin Medical Assistance Program, and that by reason of the negligence of the Defendants, and pursuant to § 49.89, Wisconsin Statutes, and Fed. R. Civ. P. 19(a), the Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, is a proper party Involuntary Plaintiff herein.

8. That the Defendant, City of Milwaukee, was at all times material hereto, a municipal corporation, organized and existing under the laws of the State of Wisconsin, whose principal offices are located at 200 East Wells Street, City and County of Milwaukee, State of Wisconsin, 53202.

9. That the Defendant, Andrew R Spengler, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That at all times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

10. That the Defendant, Jon Bartlett, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That although no longer employed by Defendant, City of Milwaukee, as a police officer, at all times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

11. That the Defendant, Daniel Masarik, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That at all

times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

12. That the Defendant, Ryan Packard, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That at all times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

13. That the Defendant, Ryan Lemke, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That although no longer employed by Defendant, City of Milwaukee, as a police officer, at all times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

14. That the Defendant, Jon Clausen, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That although no longer employed by Defendant, City of Milwaukee, as a police officer, at all times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

15. That the Defendant Joseph Schabel, at all times material hereto, was an adult resident of the City of Milwaukee and employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department on October 24, 2004. That at all

times material hereto, said Defendant was acting within the scope of his employment as a police officer for the City of Milwaukee Police Department.

16. That the Defendant, Michelle Bartlett, at all times material hereto, was an adult resident of the City of Milwaukee and formerly employed by the Defendant, City of Milwaukee, as a police officer for the City of Milwaukee Police Department prior to October 24, 2004, and was and is married to the Defendant, Jon Bartlett.

#### **IV. FACTS**

17. That the Plaintiff, Frank L. Jude, Jr., is an African-American male.

18. That the Plaintiff, Frank L. Jude, Jr., is and was, at all times material hereto, the father of two children, the husband of the Plaintiff, Maria Jude, and he was employed working two jobs to support his family and himself on October 24, 2004.

19. That, upon information and belief, the Defendant police officers, Andrew Spengler, Jon Bartlett, Daniel Masarik, Ryan Packard, Ryan Lemke, Jon Clausing, and Joseph Schabel, are Caucasian males, and the Defendant, Michelle Bartlett, is a Caucasian female.

20. That on October 24, 2004, at approximately 2:30 a.m., the Plaintiff, Frank L. Jude, Jr., was invited to and attended a party located at 2887 South Ellen Street, City and County of Milwaukee, State of Wisconsin, along with an African-American male friend, Lovell Harris, and two Caucasian women acquaintances, Kirsten Antonissen and Katie Brown.

21. That most of the party attendees, although unknown at the time, have now been identified as City of Milwaukee Police Department police officers, including, but not limited to, the Defendants, Andrew Spengler, Jon Bartlett, Daniel Masarik, Ryan Packard, Ryan Lemke, and Jon Clausing, and non-Defendants, Bradley Blum, Joseph Stromei, Michelle Grutza and Jodi Kamermayer, along with civilians, including, but not limited to, the Defendant, Michelle Bartlett.

22. That, upon information and belief, most of the party attendees consumed alcoholic beverages at the party, and many of the Defendants drank significant amounts of alcohol at the party, prior to the time that the Plaintiff, Frank L. Jude, Jr., and the three others arrived at the party.

23. That the Plaintiff, Frank L. Jude, Jr., drove his automobile to the party, accompanied by Lovell Harris, while Kirsten Antonissen drove her pick-up truck to the party, accompanied by Katie Brown.

24. That after meeting outside the party residence, owned by the Defendant, Andrew Spengler, the Plaintiff, Frank L. Jude, Jr., and the three others entered the residence.

25. That after attending the party for only a few minutes and because he felt uncomfortable, the Plaintiff, Frank L. Jude, Jr., suggested to Mr. Harris, Ms. Antonissen, and Ms. Brown that they leave the party.

26. That the Plaintiff, Frank L. Jude, Jr., and the three others left out the front door of the party residence, went down the front exterior porch stairs, crossed the street, and entered the closest of the two vehicles, Kirsten Antonissen's pick-up truck, preparing to leave.

27. That immediately after the Plaintiff, Frank L. Jude, Jr., and the three others left the party and entered the pickup truck to leave, a number of the Defendant party attendees came out from the party residence, surrounded the pick-up truck, and prevented it from leaving.

28. That the Defendant party attendees verbally identified themselves as police officers, accused the Plaintiff, Frank L. Jude, Jr. of stealing a police badge and other personal effects from inside the party residence, and ordered all of them to exit the pick-up truck, or they would be arrested.

29. That, upon information and belief, following the order to exit the pick-up truck, some of the Defendant City of Milwaukee Police Department police officers who surrounded the pick-up truck intentionally caused damage to the pick-up truck, assumingly in order to scare the driver and passengers and to get their attention as to the seriousness of their order and threat to exit the vehicle.

30. That the driver, Antonissen, and the passenger, Brown, thereafter exited the pick-up truck, and at that time both the Plaintiff, Frank L. Jude, Jr., and Harris, were forcibly removed from the vehicle by some of the Defendant City of Milwaukee Police Department police officers.

31. That the Plaintiff, Frank L. Jude, Jr., and his friend, Harris, were separated and moved to different sides of the Antonissen pick-up truck, with the Plaintiff, Frank L. Jude, Jr., being placed on the driver side of the vehicle, and Harris being placed on the passenger side of the vehicle.

32. That following being removed from the vehicle, the Plaintiff, Frank L. Jude, Jr., was slapped by the Defendant, Michelle Bartlett, his body was patted down in a search, the Antonissen pick-up truck was searched, he was repeatedly accused of stealing a police badge, and then some of the Defendant City of Milwaukee Police Department police officers began to physically grab the Plaintiff, Frank L. Jude, Jr., eventually throwing him to the ground.

33. That Kirsten Antonissen and Katie Brown used their cell phones to call 9-1-1 and spoke to City of Milwaukee Police Department Communications Department dispatch personnel to report the incident that was occurring with them and the Plaintiff, Frank L. Jude, Jr.

34. That after being thrown to the ground, the Plaintiff, Frank L. Jude, Jr., was threatened by some of the Defendant City of Milwaukee Police Department police officers with a knife and a gun, had most of his clothes cut or torn off his body, and was repeatedly punched and



kicked in the head, face, and body, while, upon information and belief, other City of Milwaukee Police Department police officers watched, without intervening to stop or prevent the injuries or call for uniformed police officers or medical attention for the Plaintiff, Frank L. Jude, Jr., despite an affirmative duty imposed by law and City of Milwaukee Police Department rules, regulations and policies.

35. That the beating of the Plaintiff, Frank L. Jude, Jr., continued despite the fact that no police badge or police officer's personal effects were found on him, and despite the fact that he had not committed any crime, nor was he being aggressive, threatening or abusive to the Defendant City of Milwaukee Police Department police officer assailants or anyone else.

36. That eventually uniformed City of Milwaukee Police Department police officers arrived at the scene, including Nicole Belmore (f/k/a Martinez), Police Officer Defendant, Joseph Schabel, Police Officer Jeremy Gonzalez, Police Officer Fawn Gabrielson, Police Officer Patrick Pajot, Police Officer Alejandro Arce, and Police Officer Corstan Court, and at least one of the uniformed City of Milwaukee Police Department police officers, the Defendant, Joseph Schabel, assisted in handcuffing the Plaintiff, Frank L. Jude, Jr., and participated in his beating, by kicking him in the head, while other Defendant City of Milwaukee Police Department police officers pulled the Plaintiff, Frank L. Jude, Jr.'s, jacket over his head and then cut it off, tortured him by jamming a pen into both of his ears, and repeatedly punched and kicked him in his head, face, and body, even after he was handcuffed and lying face down on the ground; and that other City of Milwaukee Police Department police officers, upon information and belief, watched, without intervening to stop or prevent the injuries or call for other uniformed police officers or medical attention for the Plaintiff, Frank L. Jude, Jr., despite an affirmative duty imposed by law and City of Milwaukee Police Department rules, regulations and policies.

37. That during the time that much of the beating and torture of the Plaintiff, Frank L. Jude, Jr., was taking place, Kirsten Antonissen was speaking on her cell phone with the City of Milwaukee Police Department Communications Department dispatch personnel and was contemporaneously describing the beating, torture and actions of the Defendant City of Milwaukee Police Department police officers, which she was observing.

38. That in the time period between approximately 2:45 a.m. and 3:30 a.m., while outside the residence located at 2887 South Ellen Street, City and County of Milwaukee, State of Wisconsin, the Plaintiff, Frank L. Jude, Jr., was unlawfully and physically restrained, searched, beaten, and tortured, while others, upon information and belief, stood by and watched, without intervening to stop or prevent the injuries or to call for uniformed police officers or medical assistance, by the above-named Defendants, including, but not limited to Andrew Spengler, Jon Bartlett, Daniel Masarik, Ryan Packard, Ryan Lemke, Jon Clausing, and Joseph Schabel. That during the above-described incident, said Defendants were acting under color of law.

39. That effectuating an arrest and investigating an alleged theft are usual and reoccurring situations with which the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, must perform on a regular basis.

40. That, upon information and belief, during the incident described above, the Plaintiff, Frank L. Jude, Jr., was called racial epithets by some of the above-named City of Milwaukee Police Department police officer Defendants, and the word “nigger” was yelled at him by some of the police officer Defendants involved.

41. That, upon information and belief, during the time and subsequent to the time of the beating of the Plaintiff, Frank L. Jude, Jr., some of the above-named City of Milwaukee Police Department police officer Defendants vandalized the Plaintiff, Frank L. Jude, Jr.’s,

automobile, and also vandalized and damaged much of its contents, resulting in property damages exceeding the amount of \$3,500.00.

42. That only after additional uniformed police officers of the City of Milwaukee Police Department arrived, was the Plaintiff, Frank L. Jude, Jr., finally taken from the scene to a hospital to obtain emergency medical treatment, however, even then not by an ambulance, but instead by way of a City of Milwaukee Police Department conveyance vehicle in a manner contrary to City of Milwaukee Police Department rules, regulations and policies.

43. That the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, Schabel, and the Defendant, Michelle Bartlett, engaged in concerted action in pursuit of a common scheme or plan to deprive the Plaintiff, Frank L. Jude, Jr., of his constitutional and civil rights, including on the basis of his race, resulting in the injuries and damages which he sustained, as further described below.

44. That as a direct result of the unlawful actions by the above-indicated Defendant police officers of the City of Milwaukee Police Department, and Defendant, Michelle Bartlett, and during the time that the Plaintiff, Frank L. Jude, Jr., was being physically restrained, searched, beaten and tortured, he sustained severe personal injuries to his body, including but not limited to, a head concussion; temporary loss of consciousness; multiple displaced fractures to his nasal bones, with active bleeding, and resulting in reconstructive surgery and on-going treatment; a fractured left maxillary sinus; traumatic subconjunctival hemorrhage to his left eye, with active bleeding; traumatic left eyelid abrasion and laceration; left eye periorbital edema; vision difficulties; lacerations, with active bleeding, to both ear canals; temporary decreased hearing; severe traumatic contusions to his face, jaw, and mouth; strains, a fracture, and injuries to two fingers and knuckles of his left hand; multiple abrasions to his head, face, nose, eyes,

neck, shoulders, arms, wrists, back, and legs; urinary difficulties; nausea; vomiting; problems breathing; and sleeping disturbances; and he has suffered the past and future medical expenses for the treatment of his physical injuries; he has suffered past and future lost wages; he has suffered past and future pain, suffering and disability; he has sustained damages to his automobile and its contents; and he has sustained the loss of other personal belongings and money which was on his person.

45. That as a direct result of the unlawful actions by the above-indicated Defendant police officers of the City of Milwaukee Police Department, and the Defendant, Michelle Bartlett, the Plaintiff, Maria Jude, has suffered injuries and damages, including but not limited to the past and future medical expenses incurred by her for the medical treatment of the Plaintiff, Frank L. Jude, Jr., her husband; she has suffered the past and future loss of love, society, companionship, services and earnings of the Plaintiff, Frank L. Jude, Jr., her husband; and she has sustained the damages to their automobile and its contents.

## **V. FEDERAL CLAIMS FOR RELIEF**

### **FIRST CLAIM FOR RELIEF: 42 U.S.C. § 1983**

46. Plaintiffs reallege and incorporate by reference the allegations in the preceding paragraphs.

47. That at all relevant times herein, the Defendant, City of Milwaukee, was a “person” for the purposes of 42 U.S.C. § 1983. That at all relevant times herein, the Defendants, City of Milwaukee Police Department police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausen, and Schabel, were “persons” for purposes of 42 U.S.C. § 1983, and acted under color of law to deprive the Plaintiff, Frank L. Jude, Jr., of his constitutional and civil rights.

48. That, upon information and belief, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing and Schabel, used unnecessary and excessive force on the Plaintiff, Frank L. Jude, Jr., when they unlawfully restrained, searched, beat and tortured him, and without reasonable suspicion they unlawfully attempted to effectuate his arrest.

49. That during the above-mentioned attempted unlawful arrest, upon information and belief, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing and Schabel, physically restrained, searched, beat, and tortured the Plaintiff, Frank L. Jude, Jr., upon information and belief, by use of punches, kicks, and the use of a knife, a gun, and a pen, causing him severe personal injury.

50. That at all relevant times herein, when the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing and Schabel, used unnecessary and excessive force on the Plaintiff, Frank L. Jude, Jr., he did not resist the attempted unlawful arrest, he did not display any use of force, and he did not present a threat to the Defendants or any other persons.

51. That the conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing and Schabel, individually and in the aggregate, constituted the use of excessive force, without cause or justification, in violation of the Plaintiff, Frank L. Jude, Jr.'s, Fourth Amendment Rights as incorporated by the Fourteenth Amendment, and denied him his due process and equal protection rights.

52. That, upon information and belief, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, as well as others, stood by and watched, without intervening to stop or prevent the injuries to the Plaintiff, Frank L. Jude, Jr., or to call for on-duty police officers or medical assistance, despite an affirmative duty imposed by law and City of Milwaukee Police Department rules, regulations and policies.

53. That at all relevant times herein, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, were police officers employed by the Defendant, City of Milwaukee, for the City of Milwaukee Police Department, and acted under color of the laws, statutes, regulations, customs, ordinances, policies and usage of the State of Wisconsin, the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, and were acting within the scope of their employment.

54. That the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, constituted a violation and deprivation of the fundamental due process and equal protection rights of the Plaintiff, Frank L. Jude, Jr., as secured by the Fourth and Fourteenth Amendments to the United States Constitution, and said actions were also taken toward Plaintiff, Frank L. Jude Jr., on the basis of his race.

55. That the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel was a direct and proximate cause of the injuries and damages to the Plaintiffs, Frank L. Jude Jr. and Maria Jude, as set forth in this complaint.

56. That the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, was also unlawful, extreme, malicious, outrageous and/or intentional.

57. That the above-mentioned conduct was intended to cause the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, severe personal injuries and damages, and such conduct was a cause of the personal injuries and damages sustained by the Plaintiffs, Frank L. Jude, Jr. and Maria Jude.

58. That at all relevant times herein, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, also acted with an evil motive or

intent, acted maliciously, and/or with reckless disregard, and/or with deliberate indifference, and/or with a reckless or callous indifference towards the Plaintiff, Frank L. Jude, Jr., or in an intentional disregard of his civil rights, such as to subject the Defendants to punitive damages.

59. That the Defendant, City of Milwaukee, is liable pursuant to Wis. Stat. § 895.46, for payment of any judgment entered against the individual police officer employee Defendants in this action because said Defendants were acting within the scope of their employment when they committed the above-mentioned acts.

## SECOND CLAIM FOR RELIEF: MONELL LIABILITY

### *Failure to Train, Discipline and Supervise*

60. Plaintiffs reallege and incorporate by reference the allegations in the preceding paragraphs.

61. That the above-mentioned acts of the Defendants, Andrew Spengler, Jon Bartlett, Daniel Masarik, Ryan Packard, Ryan Lemke, Jon Clausing, and Joseph Schabel, including the use of unnecessary and excessive force on Plaintiff, Frank L. Jude, Jr., occurred as a direct result of a failure on the part of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department to adequately train, discipline and supervise its police officers and employees.

62. That the above-mentioned inadequate training program constituted an official policy of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department.

63. That the Defendants, police officers Spengler, Barlett, Masarik, Packard, Lemke, Clausing and Schabel, exceeded constitutional limitations on the use of force when attempting to effectuate an unlawful arrest of the Plaintiff, Frank L. Jude, Jr., and such actions resulted in a violation of the constitutional and civil rights of the Plaintiff, Frank L. Jude, Jr.

64. That effectuating an arrest is a usual and reoccurring situation with which the Defendants, police officers Spengler, Barlett, Masarik, Packard, Lemke, Clausing and Schabel, must deal with on a regular basis.

65. That the failure of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department to adequately train, discipline and supervise its police officer employees demonstrates a deliberate indifference on the part of the Defendant, City of Milwaukee, and its policymakers, as to whether the failure to adequately train, discipline and supervise its police officers employees would result in a violation of the constitutional and civil rights of persons, including the Plaintiff, Frank L. Jude, Jr.

66. That the above-mentioned failure to adequately train, discipline and supervise its police officer employees was a direct and proximate cause of a violation of the constitutional and civil rights of the Plaintiff, Frank L. Jude, Jr.

67. That the above-mentioned failure to adequately train, discipline and supervise its police officer employees, and the acts and omissions of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, by its policymakers, was a direct and proximate cause of the injuries and damages to the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth in this complaint.

*Deficient Hiring Practice and Policy*

68. Plaintiffs reallege and incorporate by reference the allegations in the preceding paragraphs.

69. That the policymakers of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, made a conscious decision to adopt its hiring practice and policy.



70. That the above-mentioned hiring practice and policy, which did not include administration of adequate psychological testing or background checks on police officer applicants, permitted the hiring of certain police officer applicants even though an adequate scrutiny of said police officer applicants' psychological status and background would lead an objectively reasonable policymaker to conclude that said police officer applicants, if hired, would likely deprive a third party of constitutional and civil rights.

71. That for the reasons listed above, the hiring practice and policy of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department was deficient.

72. That the above-mentioned deficient hiring practice and policy was a direct and proximate cause of a violation of the constitutional and civil rights of the Plaintiff, Frank L. Jude, Jr.

73. That the above-mentioned deficient hiring practice and policy and the acts and omissions of the policymakers of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, was a direct and proximate cause of the injuries and damages to the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth in this complaint.

*Policies and Customs of Condoning Excessive Force and Rights Violation*

74. Plaintiffs reallege and incorporate by reference the allegations in the preceding paragraphs.

75. That the acts of the Defendants, police officers Spengler, Barlett, Masarik, Packard, Lemke, Clausing and Schabel, including the use of unnecessary and excessive force on Plaintiff, Frank L. Jude, Jr., was done in accordance with the Defendant, City of Milwaukee, and the City of Milwaukee Police Department's de facto policy, regulation, decision or custom condoning excessive force and/or violating person's constitutional and civil rights when

effectuating and executing arrests. That these de facto policies were officially adopted, expressly or implicitly, and promulgated or practiced by the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, and as such constitute a de facto governmental custom for the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, even though such custom may not have received written formal approval by the Defendant, City of Milwaukee, and the City of Milwaukee Police Department, and even though such de facto policies were inconsistent with or violated other written policies.

76. That this official or de facto policy and/or custom of condoning utilizing excessive force and/or violating persons' constitutional and civil rights permitted, encouraged, tolerated or ratified the actions of the Defendants, police officers Spengler, Barlett, Masarik, Packard, Lemke, Clausing and Schabel, all in malicious or reckless disregard or with deliberate indifference regarding the constitutional and civil rights of Plaintiff, Frank L. Jude, Jr.

77. That the above-mentioned official or de facto policy and/or custom of condoning utilizing excessive force and/or violating persons' constitutional and civil rights arose or was allowed to continue as a result of, among other things, the following acts and omissions of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department and its Policymakers: failing to adequately train, supervise and control its police officers; failing to adequately punish and discipline prior instances of similar conduct by its police officers; failing to have sufficient policies and practices in existence to adequately deal with the understanding and actions of off-duty police officers when acting within the scope of their employment and under color of law as police officers; failing to adequately and fully investigate and gather sufficient evidence at the scene of police officer-involved incidents to allow for a determination of those police officers involved being identified and potentially disciplined or criminally

prosecuted; allowing a police force atmosphere that promotes cavalier attitudes in conduct, and leading to a belief that police actions will never be scrutinized and/or prosecuted; and encouraging “misplaced loyalties” and a “code of silence” among police officers in refusing to cooperate with officials investigating unlawful actions by police officers.

78. That the “wide-spread practice” of cavalier attitudes in conduct; encouraging, permitting, and failing to take genuine or adequate measures to prevent repeated instances of excessive force when effectuating an arrest; and encouragement of a “code of silence;” constituted a custom or usage that, although not officially authorized, reflected practices which were so well settled that they virtually constituted official policy.

79. That the policymakers of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department had actual and/or constructive knowledge of the existence of each and every one of the above-mentioned policies and customs and had a deliberate indifference as to whether said policies and customs would continue.

80. That each and every one of the above-mentioned policies and customs were a direct and proximate cause of a violation of the constitutional and civil rights of Plaintiff, Frank L. Jude, Jr.

81. That the above-mentioned policies and customs, as well as the acts and omissions of the policymakers of the Defendant, City of Milwaukee, and the City of Milwaukee Police Department was a direct and proximate cause of the injuries and damages to the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth in this complaint.

## **VI. STATE LAW CLAIMS FOR RELIEF**

### **THIRD CLAIM FOR RELIEF: ASSAULT AND BATTERY**

82. Plaintiffs reallege and incorporate by reference all allegations in the preceding paragraphs.

83. That Plaintiffs timely filed and served a Notice of Injury and a Notice of Claim, pursuant to Wis. Stat. § 893.80, with the Defendant, City of Milwaukee. That the Notice of Claim was deemed denied by operation of law after allowing 120 days to elapse without receiving a formal and express disallowance of the Claim. That the referred to Notice of Claim, dated and served on June 19, 2006, is attached hereto and incorporated by reference.

84. That, upon information and belief, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant, Michelle Bartlett, intended to inflict bodily contact and to do physical harm to Plaintiff, Frank L. Jude, Jr., and to put him in fear of imminent physical harm.

85. That the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant Michelle Bartlett, attempted to do harm to Plaintiff, Frank L. Jude, Jr., and had the apparent present ability to inflict bodily contact, to do harm to him, and to put him in fear of imminent physical harm.

86. That the Plaintiff, Frank L. Jude, Jr., was in fear of imminent physical harm as a result of the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant Michelle Bartlett.

87. That the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant, Michelle Bartlett, used excessive force and caused offensive bodily contact and bodily harm to Plaintiff, Frank L. Jude, Jr., in an angry, revengeful,

rude, or insolent manner, including on the basis of his race, and said Defendants had an awareness that their conduct was practically certain to cause bodily harm to Plaintiff, Frank L. Jude, Jr.

88. That Plaintiff, Frank L. Jude, Jr., did not consent to have bodily contact and harm done to him.

89. That the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant, Michelle Bartlett, was a direct and proximate cause of the injuries and damages to the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth in this complaint.

90. That the above-mentioned conduct of the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant, Michelle Bartlett, was also unlawful, extreme, malicious, outrageous and/or intentional.

91. That the above-mentioned actions and conduct were done with a purpose to disregard the rights of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, and the above-named Defendants were aware that their acts were substantially certain to result in and caused the severe personal injuries, damages, and the disregard of the rights of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude.

92. That at all relevant times herein, the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel, and Defendant, Michelle Bartlett, also acted maliciously, and/or with reckless disregard, and/or with deliberate indifference towards the Plaintiff, Frank L. Jude, Jr., or in an intentional disregard of his rights, such as to subject the Defendants to punitive damages.

93. That the Defendant, City of Milwaukee, is liable pursuant to Wis. Stat. §895.46 for payment of any judgment entered against the individual police officer employee Defendants in this action because said Defendants were acting within the scope of their employment when they committed the above-mentioned acts.

CLAIM OF THE INVOLUNTARY PLAINTIFF,  
STATE OF WISCONSIN DEPARTMENT OF JUSTICE,  
OFFICE OF CRIME VICTIM COMPENSATION SERVICES

94. That, upon information and belief, the Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, allegedly provided benefits and payments, for medical care, lost wages, and other losses incurred, for and on behalf of the Plaintiff, Frank L. Jude, Jr., as a result of the heretofore described incident and resulting injuries and damages.

95. That, upon information and belief, the Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, claims a right of subrogation to be reimbursed for the benefits paid, or to be paid, under and in accordance with the terms of its alleged program provisions, on behalf of the Plaintiff, Frank L. Jude, Jr., due to the injuries and damages he sustained in the above-described incident.

96. That the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, deny the right of said Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, to be reimbursed or subrogated to their interests and put said Involuntary Plaintiff to its proof with respect to its claim.

CLAIM OF THE INVOLUNTARY PLAINTIFF,  
STATE OF WISCONSIN, DEPARTMENT OF  
HEALTH AND FAMILY SERVICES

97. That, upon information and belief, the Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, allegedly provided benefits and payments, pursuant to the State of Wisconsin Medical Assistance Program, for medical care, for and on behalf of the Plaintiff, Frank L. Jude, Jr., as a result of the heretofore described incident and resulting injuries and damages.

98. That, upon information and belief, the Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, claims a right of subrogation to be reimbursed for the medical expenses paid, or to be paid, under and in accordance with the terms of its alleged program provisions, on behalf of the Plaintiff, Frank L. Jude, Jr., due to the injuries and damages he sustained in the above-described incident.

99. That the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, deny the right of said Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, to be reimbursed or subrogated to their interests and put said Involuntary Plaintiff to its proof with respect to its claim.

**VI. DAMAGES**

WHEREFORE, the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, demand judgment against the Defendants as follows:

a. In favor of the Plaintiff, Frank L. Jude, Jr., and against the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel; and against the Defendant, Michelle Bartlett; and against the Defendant, City of Milwaukee, jointly and severally, for compensatory and special damages in an amount which will fairly and reasonably compensate him for his past and future medical expenses; for his past and future lost wages; for his past and future pain, suffering and disability; for the damage to his automobile and contents; for the loss of his personal property and money; and for the violation of the rights of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth above, in an amount to be determined at a trial of this matter;

b. In favor of the Plaintiff, Maria Jude, and against the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel; and against the Defendant, Michelle Bartlett; and against the Defendant, City of Milwaukee, jointly and severally, for compensatory and special damages in an amount which will fairly and reasonably compensate her for the past and future medical expenses incurred by her for the Plaintiff, Frank L. Jude, Jr., her husband; for the past and future loss of love, society, companionship, services and earnings of the Plaintiff, Frank L. Jude, Jr., her husband; for the damage to their automobile and its contents; and for the violation of the rights of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth above, in an amount to be determined at a trial of this matter;

c. In favor of the Plaintiff, Frank L. Jude, Jr., and against the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Court, Lemke, Clausing, and Schabel; and the Defendant, Michelle Bartlett, jointly and severally, for punitive damages for the injuries, damages and violation of the rights of Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth above, in an amount to be determined at a trial of this matter;



d. In favor of the Plaintiff, Maria Jude, and against the Defendants, police officers Spengler, Bartlett, Masarik, Packard, Lemke, Clausing, and Schabel; and the Defendant, Michelle Bartlett, jointly and severally, for punitive damages for the injuries, damages and violation of the rights of Plaintiffs, Frank L. Jude, Jr. and Maria Jude, as set forth above, in an amount to be determined at a trial of this matter;

e. For injunctive and other equitable relief reforming the Defendant, City of Milwaukee's, and the City of Milwaukee Police Department's policies, practices and procedures to prevent like actions and harms in the future.

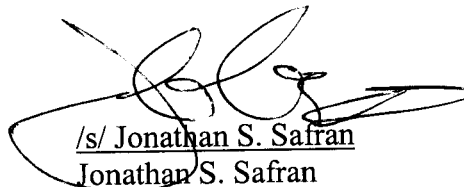
f. In favor of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, and against the Defendant, City of Milwaukee, for its liability pursuant to Wis. Stat. § 895.46, in an amount to be determined at a trial of this matter;

g. For judgment determining the rights, if any, of the Involuntary Plaintiff, State of Wisconsin Department of Justice, Office of Crime Victim Compensation Services, to be reimbursed and subrogated to the rights and claims of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, and for judgment accordingly, in an amount to be determine at a trial of this matter;

h. For judgment determining the rights, if any, of the Involuntary Plaintiff, State of Wisconsin, Department of Health and Family Services, to be reimbursed and subrogated to the rights and claims of the Plaintiffs, Frank L. Jude, Jr. and Maria Jude, and for judgment accordingly, in an amount to be determine at a trial of this matter;

i. For all costs, disbursements and reasonable attorneys' fees pursuant to 42 U.S.C. § 1988, and for such other relief as the Court deems just and equitable.

**PLAINTIFFS HEREBY DEMAND A JURY TRIAL OF THIS MATTER ON ALL  
ISSUES SO TRIABLE.**



/s/ Jonathan S. Safran  
Jonathan S. Safran

*SBN: 01000881*

Jerome A. Konkell

*SBN: 1000149*

SAMSTER, KONKEL, & SAFRAN, S.C.  
Attorneys for Plaintiffs, Frank L. Jude, Jr.  
and Maria Jude

1110 North Old World Third Street  
Suite 405

Milwaukee, WI 53203

Phone: (414) 224-0400

Fax : (414) 224-0280

Email: [jsafran@skslawyers.com](mailto:jsafran@skslawyers.com)

Email: [jkonkel@skslawyers.com](mailto:jkonkel@skslawyers.com)

Date: October 23, 2006

**NOTICE OF CLAIM AND**  
**CLAIM FOR DAMAGES**

**TO: City Clerk  
City of Milwaukee  
205 City Hall  
200 East Wells Street  
Milwaukee, Wisconsin 53202-3551**

Pursuant to the provisions of § 893.80(1)(b), Wisconsin Statutes, the Claimants, Frank L. Jude, Jr. and Maria Jude, residing at their permanent address of 1340 Lucerne Drive, City of Menasha, County of Winnebago, State of Wisconsin, herewith give notice of claim, and make a claim for relief in the form of monetary damages, as set forth below:

1. That the attorneys for Frank L. Jude, Jr. and Maria Jude are Jonathan S. Safran and Samster, Konkel & Safran, S.C., 1110 North Old World Third Street, Suite 405, Milwaukee, Wisconsin 53203.
2. That at all times material hereto, Frank L. Jude, Jr. and Maria Jude were and are husband and wife.
3. That on October 24, 2004, between approximately 2:30 a.m. and 3:30 a.m., Frank L. Jude, Jr. was physically restrained, searched, beaten, and tortured, while others stood by and watched, without intervening to stop or prevent the injuries or to call for on-duty police officers, outside a residence located at 2887 South Ellen Street, Milwaukee, Wisconsin, owned by Andrew R. Spengler, by Michelle Bartlett, and by police officers of the City of Milwaukee Police Department, including, but not limited to, Andrew Spengler, Jon Bartlett, Daniel Masarik, Ryan Packard, Douglas Marx, Bradley Blum, Joseph Stromei, Jeremy Gonzalez, Fawn Gabrielson, Patrick Pajot, Alejandro Arce, Corstan Court, Ryan Lemke, Michelle Grutza, Jodi Kammermayer, Jon Clausing, Nicole Belmore (Martinez), and Joseph Schabel, in an

inappropriate, unwarranted, excessive and improper manner, in deprivation of Frank L. Jude, Jr.'s constitutional and civil rights. That during the incident described above, Frank L. Jude, Jr. was repeatedly called racial epithets by some of the above-described officers, and the word "nigger" was repeatedly yelled at him by those police officers involved. That in addition to the above, Mr. Jude's automobile and contents were also vandalized and damaged, and he had other personal property damaged and unlawfully taken from him.

4. That following the incident of October 24, 2004, the Professional Performance Division of the City of Milwaukee Police Department, at the request of Chief of Police Nannette Hegerty, conducted an investigation concerning the actions of the above-indicated police officers and their conduct towards Frank L. Jude, Jr. That following a significant investigation, thirteen (13) of the above-indicated police officers were disciplined as a result of their conduct in this incident. Chief of Police Nannette Hegerty has publicly indicated and testified that the conduct by the police officers was an "inexcusable, excessive and unnecessary use of force."

5. That on October 24, 2004, as a direct result of the actions of the above-indicated police officers of the City of Milwaukee Police Department, and during the time that Frank L. Jude, Jr. was being physically restrained, searched, beaten, and tortured, he sustained severe personal injuries to his body, including but not limited to, a head concussion; temporary loss of consciousness; multiple displaced fractures to his nasal bones, with active bleeding, and resulting in reconstructive surgery and on-going treatment; a fractured left maxillary sinus; traumatic subconjunctival hemorrhage to his left eye, with active bleeding; traumatic left eyelid abrasion and laceration; left eye periorbital edema; vision difficulties; lacerations, with active bleeding, to both ear canals; temporary decreased hearing; severe traumatic contusions to his face, jaw, and mouth; strains, a fracture and injuries to two fingers and knuckles of his left hand; multiple

abrasions to his head, face, nose, eyes, neck, shoulders, arms, wrists, back, and legs; urinary difficulties; nausea; vomiting; problems breathing; and sleeping disturbances.

6. That a proximate cause of the injuries and damages sustained by Frank L. Jude, Jr. and Maria Jude was the conduct on the part of the above-indicated police officers of the City of Milwaukee Police Department, all of whom were acting within the scope of their employment and under color of law, involving the use of negligent and intentional inappropriate, unwarranted, excessive, and improper physical force, including punches, kicks, and the use of a knife, a gun, and a pen, to detain, physically restrain, search, and physically beat and torture Frank L. Jude, Jr., in deprivation of his constitutional and civil rights. That, upon information and belief, the evidence supports the fact that Frank L. Jude, Jr.'s race, as an African-American, was a factor in the conduct described above by the police officers involved.

7. That a proximate cause of the injuries and damages sustained by Frank L. Jude, Jr. and Maria Jude was the conduct on the part of the above-indicated police officers of the City of Milwaukee Police Department, all of whom were acting within the scope of their employment and under color of law, when standing by and watching, without intervening to stop or prevent the injuries sustained by Frank L. Jude, Jr., and in failing to call for on-duty police officers, medical assistance, medical treatment and/or ambulance conveyance to be provided to Frank L. Jude, Jr., despite an affirmative duty imposed by law and City of Milwaukee Police Department policies and rules, and despite the obvious injuries he sustained, in deprivation of his constitutional and civil rights.

8. That at the time of the previously described incident involving Frank L. Jude, Jr., the above-indicated police officers of the City of Milwaukee Police Department were acting within the scope of their employment and under color of law, as evidenced by the testimony and statements already provided, including but not limited to, that they were investigating the alleged theft of a police badge and other police property and attempting to effectuate an arrest of Frank L. Jude, Jr., and were acting in their capacities as police officers, having identified themselves as police officers, and including some having provided statements and testimony that they had "put themselves on duty," and some having submitted pay requests for their time while involved in the incident.

9. That a proximate cause of the injuries and damages sustained by Frank L. Jude, Jr. and Maria Jude on the part of the City of Milwaukee and City of Milwaukee Police Department, by its policymakers, including but not limited to the Chief of Police, was the conduct, including but not limited to, failing to adequately train, supervise and control its police officers; failing to adequately punish and discipline prior instances of similar conduct by its police officers; failing to have sufficient policies and practices in existence to adequately deal with the understanding and actions of off-duty police officers when acting within the scope of their employment and under color of law as police officers; failing to adequately and fully investigate and gather sufficient evidence at the scene of the incident to allow for a determination of those police officers involved being identified and potentially disciplined or criminally prosecuted; allowing a police force atmosphere that promotes cavalier attitudes in conduct, and leading to a belief that police actions will never be scrutinized and/or prosecuted; and encouraging "misplaced loyalties" and a "code of silence" among police officers in refusing to cooperate with officials investigating unlawful actions by police officers. That the "wide-spread

practice” of cavalier attitudes in conduct; encouraging, permitting, and failing to take genuine or adequate measures to prevent repeated instances of excessive force when effectuating an arrest; and encouragement of a “code of silence,” constituted a custom or usage that, although not officially authorized, reflected practices which were so well settled that they virtually constituted official policy.

10. That a proximate cause of the injuries and damages sustained by Frank L. Jude, Jr. and Maria Jude was the conduct and deliberate indifference on the part of the City of Milwaukee and City of Milwaukee Police Department, by its policymakers, including but not limited to the Chief of Police, upon information and belief, in allowing some of the above-indicated police officers of the City of Milwaukee Police Department to be originally hired, without benefit of psychological testing but having knowledge of prior inappropriate conduct and their racial views about African-Americans; and to also remain employed as police officers, having actual or constructive knowledge that the City of Milwaukee Police Department’s hiring policy was deficient; having knowledge of the police officers’ prior conduct and attitudes; and knowing that the police officers having been hired and also remaining employed as police officers would lead to a violation of civil rights of citizens, and was the moving force behind the deprivation of Frank L. Jude, Jr.’s constitutional and civil rights..

11. That a proximate cause of the injuries and damages sustained by Frank L. Jude, Jr. and Maria Jude was the conduct on the part of police officers of the City of Milwaukee Police Department, including but not limited to, Chief of Police Nannette Hegerty, Lieutenant of Police Edith Childs, Deputy Inspector of Police Gregory Thompson, Captain of Police Mary Hoerig, Lieutenant of Police Kurt Leibold, Police Sergeant Wade Grubich, Police Sergeant Shelly Metzler, and Bradley DeBraska, for failing to authorize sufficient police personnel to respond to

the incident scene; for failing to adequately secure the incident scene; for failing to adequately and fully investigate and gather sufficient evidence at the incident scene; for failing to separate suspects in order to prevent collusion of stories among suspects; and for encouraging, promoting and directing a "code of silence" among police officers to refuse cooperation with officials investigating unlawful actions by police officers involved in this incident, leading to the deprivation of Frank L. Jude, Jr.'s constitutional and civil rights.

12. That in addition to negligent actions, much of the actions and misconduct described above was objectively unreasonable, and was undertaken intentionally, with malice, and with willful and deliberate indifference to the rights of Frank L. Jude, Jr.

13. That the City of Milwaukee and the City of Milwaukee Police Department, including its policymakers, including but not limited to Chief of Police Nannette Hegerty, have had both actual and constructive notice of the prior conduct of the involved police officers; the police department hiring practices; the police department training, supervision and control practices; the police department discipline practices; the police officers' attitudes and conduct practices; the police officers' "misplaced loyalties" attitude and "code of silence"; and the injuries and damages sustained by the Claimants, and causes thereof.

14. That as a result of the aforementioned incident and conduct, Frank L. Jude, Jr. suffered severe personal injuries as indicated above; has incurred and will continue in the future to incur hospital and medical expenses for treatment of his injuries; has sustained lost wages; has experienced and will continue in the future to experience pain, suffering, disfigurement and disability due to his injuries and damages; and he has sustained other damages, as provided for by law.



15. That as a result of the aforementioned incident and conduct, Maria Jude, as the wife of Frank L. Jude, Jr., has suffered and will continue in the future to suffer the loss of love, society, and companionship of her husband, Frank L. Jude, Jr.; has incurred and will continue in the future to incur hospital and medical expenses for treatment of her husband's injuries; has incurred medical expenses for her own medical services; has sustained lost wages of her husband; and she has sustained other damages, as provided for by law.

16. That as a result of the aforementioned incident and conduct of October 24, 2004, Frank L. Jude, Jr. and Maria Jude sustained extensive damage to their automobile, requiring repairs to the engine, and repairs to the interior and exterior of the automobile, in excess of \$3,000.00, and they have also suffered the loss of the automobile's use and a diminution of its value, all to their damage.

17. That the Claimants, Frank L. Jude, Jr. and Maria Jude, have incurred medical expenses, mileage expenses, property damage expenses, diminution of their automobile's value, and lost wages, to-date, as evidenced by the Partial Itemization of Medical Information and Special Damages, attached hereto. Much of the specific identifying medical information has been redacted for purposes of confidentiality, in that this document may become a public document, however, the City of Milwaukee and its police officers are welcome to obtain the supporting documents from Claimants' attorneys directly.

18. That pursuant to § 893.80(1)(b), Wisconsin Statutes, the attached Partial Itemization of Medical Information and Special Damages is provided; and that at the present time, a demand is made by the Claimants and against the above-indicated police officers of the City of Milwaukee Police Department and the City of Milwaukee, as follows:

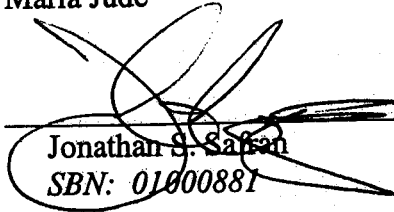
- a. For the Claimant, Frank L. Jude, Jr., the sum of \$25,000,000.00, for the attached-indicated special damages; for lost wages; property damage; diminution of the value of his vehicle; his pain, suffering and disability; and for other damages; and
- b. For the Claimant, Maria Jude, the sum of \$5,000,000.00, for the loss of love, society, companionship, services, and earnings of her husband; for the attached-indicated special damages; her husband's lost wages; her property damage; diminution of the value of her vehicle; and for other damages.

19. That the undersigned is one of the attorneys for Frank L. Jude, Jr. and Maria Jude, and is, therefore, authorized to give this Notice of Claim and Claim for Damages.

Dated this 19th day of June, 2006.

SAMSTER, KONKEL & SAFRAN, S.C.  
Attorneys for Claimants, Frank L. Jude, Jr.  
and Maria Jude

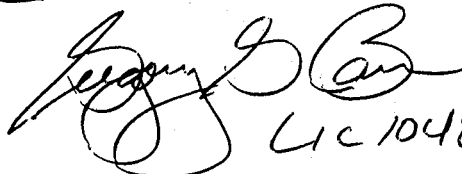
By: \_\_\_\_\_

  
Jonathan S. Safra  
SBN: 01000881

**P.O. ADDRESS:**

1110 North Old World Third Street  
Suite 405  
Milwaukee, WI 53203  
(414) 224-0400

*Served this 19<sup>th</sup> day of June 2006  
@ 10:20 AM.*

  
LIC 10486-063

FRANK L. JUDE, JR.

**PARTIAL ITEMIZATION OF MEDICAL  
INFORMATION AND SPECIAL DAMAGES  
INCIDENT OF OCTOBER 24, 2004**

Provider	D.O.S.	AMOUNT
<u>          </u> Hospital	Records of 10/24/04 to 10/26/04 Statement of 10/24/04 to 10/26/04	11115.70
<u>Emergency Medicine</u>	Statement of 10/24/04	481.00
<u>Radiology</u>	Statement of 10/24/04	1057.00
<u>          </u> Ear, Nose & Throat		
<u>          </u> , MD	Statement of 10/24/04	238.00
	Records of 11/1/04 to 11/16/04	
	Statement of 11/1/04 to 11/16/04	784.00
	Records of 1/21/05	
	Statement of 1/21/05	72.00
<u>Eye Physician</u>		
<u>          </u> , MD	Statement of 10/25/04	140.00
	Records of 11/4/04	
	Statement of 11/4/04	155.00
	Records of 11/12/04	
	Statement of 11/12/04	
<u>          </u> Medical Group		
<u>          </u> , MD	Records of 12/20/04	
	Statement of 12/20/04	255.04
	Records of 1/31/05	
	Statement of 1/31/05	123.00
	Records of 2/23/05	
	Statement of 2/23/05	115.00
	Records of 3/22/05	
	Statement of 3/22/05	103.59
	Records of 5/31/05	
	Statement of 5/31/05	115.00
	Records of 7/6/05	
	Statement of 7/6/05	115.00
	Records of 7/19/05	
	Statement of 7/19/05	524.82
<u>          </u> , MD	Records of 1/4/05	
	Statement of 1/4/05	800.88
<u>          </u> , MD	Records of 4/18/05	
	Statement of 4/18/05	207.00
	Records of 5/3/05	
	Statement of 5/3/05	187.14
	Records of 5/4/05	
	Statement of 5/4/05	540.30

Opthamologist _____, MD	Records of 6/1/05 Statement of 6/1/05	162.00
_____, MD	Records of 7/29/05 Statement of 7/29/05	207.00
Hand & Upper Extremity _____ _____, MD	Records of 2/24/05 Statement of 2/24/05 Records of 3/21/05 Statement of 3/21/05 Records of 5/9/05 Statement of 5/9/05	295.00 74.00 74.00
Physical Therapy	Records of 3/14/05 Statement of 3/14/05 Records of 3/21/05 Statement of 3/21/05	235.00 6.00
_____, Hospital (Nasal Surgery)	Records of 3/4/05 Statement of 3/4/05	14118.83
Medical _____	Statement of 2/1/05 Statement of 3/4/05 Statement of 3/4/05 Statement of 7/5/05	278.00 5312.00 1609.39 86.00
_____, Hospital - ENT Clinic _____, MD	Records of 2/1/05 Records of 3/9/05 Records of 7/5/05	
_____, Hospital CT Scan	Records of 3/15/05 Statement of 3/15/05	1268.40
Blood Work	Statement of 1/31/05	108.19
_____, (Cervical Collar)	Statement of 10/27/04	115.00
_____, Facility	Records of 8/16/05 to 9/20/05 Records of 8/21/05 to 12/19/05	
_____, Institution	Records of	Pending

_____ Facility	Records of	Pending
_____ Pharmacy	Prescription of 11/16/04	82.72
_____ Pharmacy	Prescription of 12/20/04	1.00
	Prescription of 2/23/05	3.00
	Prescription of 2/23/05	10.99
	Prescription of 3/22/05	3.00
	Prescription of 4/7/05	3.00
_____ Pharmacy	Prescription of 1/21/05	88.69
	Prescription of 1/21/05	71.09
	Prescription of 3/4/05	20.69
	Prescription of 3/4/05	19.69
	Prescription of 3/9/05	13.19
_____ Pharmacy		Pending
	<b>TOTAL MEDICAL SPECIALS</b>	<b>41395.34</b>
<b>MISCELLANEOUS EXPENSES:</b>		
Saturn of Greenfield	Vehicle Damage Estimate of 12/17/04	3027.95
Best Buy	Mini Component Model CDES9	169.99
Tuffy Auto Service Center	Gas Tank Repair	241.82
Advance Auto Parts	Fuel Cap	9.38
Matthews Tire & Auto Svc.	Side Mirror Replacement	141.75
Victim Compensation	Clothing Replacement	300.00
<b>WAGE LOSS:</b>		
	Per 2/1/05 letter (2 weeks net) Additional	639.98
		Pending
	<b>TOTAL SPECIALS</b>	<b>45926.21</b>